Document: 003113043034 Page: 1 Case: 18-2903 Date Filed: 09/25/2018

> September 18, 2018 DCO-115

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

NATIONAL LABOR RELATIONS BOARD

Petitioner

No. 18-2903

٧.

Board Case Nos.

SHIRLEY EXPRESS, LLC AND RLS TRANSPORTATION,

22-CA-141644

LLC, AS A SINGLE AND/OR JOINT EMPLOYERS

22-CA-149763

Respondents

JUDGMENT ENFORCING A SUPPLEMENTAL ORDER OF THE NATIONAL LABOR RELATIONS BOARD

Before: JORDAN, SHWARTZ and KRAUSE, Circuit Judges

This Court having on January 5, 2017, in No. 16-4187, entered its judgment enforcing in full the Order of the National Relations Board in Board Case No. 22-CA-26959, the Board on July 12, 2018, issued its Supplemental Order fixing the amount due and having thereafter applied to this Court for summary entry of a judgment specifying the amount due:

IT IS HEREBY ORDERED AND ADJUDGED by the Court that the Respondent, Shirley Express, LLC and RLS Transportation, LLC, as a single and/or joint employers, its officers, agents, successors, and assigns, must pay to the individuals below the amounts specified after their names.

	Backpay	Interest on	Interim	Excess Tax
<u>Name</u>	Owed 1	<u>Backpay</u>	Expenses	Liability
Ariel Coira	\$27,363	\$3,026		\$587
Carlos Ruiz	\$4,307	\$517		\$86
Benjamin Pizarro	\$15,122	\$1,697	\$5,757	\$368

¹ Minus tax withholdings required by Federal and State law.

Javier Madrid \$8,692 \$848 --- \$144
Javier Diaz \$18,864 \$1,144 --- \$326

Mandate shall issue forthwith.

BY THE COURT

s/ Cheryl Ann Krause

Circuit Judge

DATED: September 25, 2018

CJG/cc: Linda Dreeben, Esq.

Christopher A. Errante, Esq.

Ronald L. Tobia, Esq.